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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/750,532	12/28/2000	Stephen S. Ing	PM 027 1632 P9889	6957
7590 09/20/2004			EXAMINER	
Kenneth J. Cool c/o Blakely, Sokoloff, Taylor&Zafman LLP 12400 Wilshire Boulevard, Seventh Floor Los Angeles, CA 90025			HOANG, PHUONG N	
			ART UNIT	PAPER NUMBER
			2126	10
		DATE MAIL ED: 00/20/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

1)						
	Application No.	Applicant(s)				
	09/750,532	ING ET AL.				
Office Action Summary	Examiner	Art Unit				
	Phuong N. Hoang	2126				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply with, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time y within the statutory minimum of thirty (30) day: will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 25 Ju	une 2004.					
·— · ·	action is non-final.					
3) Since this application is in condition for allowar	·—					
Disposition of Claims						
4) □ Claim(s) 1 - 5, 7 - 15, 17 - 22, and 24 - 28 is/ar 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1 - 5, 7 - 15, 17 - 22, and 24 - 28 is/ar 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o Application Papers 9) □ The specification is objected to by the Examine 10) □ The drawing(s) filed on is/are: a) □ accomplication may not request that any objection to the Replacement drawing sheet(s) including the correct 11) □ The oath or declaration is objected to by the Examine	wn from consideration. The rejected. The rejected requirement. The relection requirement. The relection requirement relection requirement. The relection requirement relection requirement relection requirement. The rejected rejected to by the Endrawing(s) be held in abeyance. See this required if the drawing(s) is objected to by the Endrawing(s) is objected to	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
	,	7.0				
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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DETAILED ACTION

1. Claims 1-5, 7-15, 17-22, and 24-28 are pending for examination.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 4, 8 14, 17 21, and 24 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reisman, US patent no. 6,594,692 in view of Stwartz, US patent no. 6,445,694.
- 4. Reisman reference was cited on the last office action.
- 5. **As to claim 1,** Reisman teaches a plugable call control application program interface, comprising the steps of:
- a base plugable call control application program interface (generic API 86, col. 28 lines 13 20) to expose a common set of function calls, properties, and callbacks to be

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utilized by a plurality of call control protocols (direct dial-up communication, online access, col. 35 lines 55 - col. 36 line 10); and

an extended application program interface (third-party API, col. 28 lines 58 - 65) to provide at least one of advanced function calls, properties, and callbacks beyond the common set (direct dial-up communication, online access, col. 35 lines 55 - col. 36 line 10).

Reisman does not teach the step of the call control protocols are Internet Protocol (IP) telephony call control protocols.

Stwartz teaches the call control protocols are Internet Protocol (IP) telephony call control protocols (IP telephony protocols, col. 11 lines 30 - 35).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Reisman and Stwartz's system because Stwartz's IP telephony would provide protocols suitable for telephony service system to send voice and data between computers in real time.

6. **As to claim 2,** Reisman teaches the plugable call control application program interface according to claim 1, further including:

a platform isolation layer (protocol plug-in, col. col. 28 lines 58 - 65) having a reduced set of basic system functionality to interact with the base plugable call control application program interface and the extended application program interface; and

a software application (Internet Applications, col. 36 lines 24 - 65) executing on a communications system that accesses the base plugable call control application

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program interface to initiate a communication utilizing one of the plurality of call control protocols.

- 7. **As to claim 3,** Reisman teaches the step of wherein the communications system is a computer system (computer, col. 36 lines 24 65).
- 8. **As to claim 4,** Reisman teaches the step of wherein the communications system is an embedded system (embeddable, col. 31 lines 55 col. 32 line 10).
- 9. **As to claim 8,** Reisman teaches the step of wherein the at least one of advanced function calls, properties, and callbacks provide additional protocol-specific functionality to at least one of the plurality of call control protocols (Recursive Updating of the Transporter, col. 29).
- 10. **As to claim 9,** Reisman teaches the step of wherein the at least one advanced function calls, properties, and callbacks beyond the common set is accessed using the base plugable call control application program interface (API 86 and protocol 88 are extended to support extended, open-ended interactive sessions....online chat, col. 28 lines 24 65).

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11. **As to claim 10,** Reisman teaches the step of wherein the extended application program interface provides protocol specific information along with base defined callbacks (online chat, col. 34 lines 10 - 30).

12. **As to claim 11,** Reisman teaches a method of performing call control on a communications system, the method comprising the steps of:

providing a common set of function calls, properties, and callbacks to be utilized by a plurality of call control protocols (protocol plug-in 88, col. 28 lines 12 - 20);

providing at least one of advanced function calls, properties, and callbacks beyond the common set (online service with four levels, col. 31 lines 55 col. 32); and accessing the common set of function calls, properties, and callbacks to initiate a communication utilizing one of the plurality of call control protocols (protocol plug-ins works with API to provide online service 80, col. 28 lines 58 - 65).

Reisman does not teach the call control protocols are Internet Protocol (IP) telephony call control protocols.

Stwartz teaches the call control protocols are Internet Protocol (IP) telephony call control protocols (IP telephony protocols, col. 11 lines 30 - 35).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Reisman and Stwartz's system because Stwartz's IP telephony would provide protocols suitable for telephony service system to send voice and data between computers in real time.

- 13. **As to claim 12,** Reisman teaches the steps of providing a reduced set of basic system functionality (communication manager, col. 28 lines 15 25) to interact with the common set of function calls, properties, and callbacks; and executing a software application on a communications system to access the common set of function calls, properties, and callbacks to initiate the communication utilizing one of the plurality of call control protocols.
- 14. **As to claim 13 14,** see claim 3 5 above.
- 15. **As to claim 17 19**, see claim 8 10 above.
- 16. **As to claim 20,** this is the system claim of claim 11. See claim 11 above for rejection.
- 17. As to claim 21, see claim 12 above.
- 18. As to claim 24, see claim 17 above.
- 19. **As to claim 25 26**, see claim 13 14 above.
- 20. As to claim 27, see claim 18 above.

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21. As to claim 28, see claim 10 above.

Claim Rejections - 35 USC § 103

- 22. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 23. Claims 5, 15, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reisman, US patent no. 6,594,692 in view of Stwartz, US patent no. 6,445,694, and further in view of Goldszmidt, US patent no. 6,195,680.
- 24. Goldszmidt reference was cited on the last office action.
- 25. **As to claims 5, 15, and 22,** Reisman and Stwart do not teach the plurality of call control protocols include at least one of an International Telecommunication Union (ITU) H.323 protocol, a Session Initiation Protocol (SIP), and a Media Gateway Control Protocol (MGCP).

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Goldszmidt teaches the step of wherein the plurality of call control protocols include at least one of an International Telecommunication Union (ITU) H.323 protocol (ITU, col. 1lines 50 col. 2 lines 10, and col. 13 lines 45 – 50).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Reisman, Stwartz, and Goldszmidt's system because Goldszmidt's ITU would provides a standard telecommunication protocol for telephony system.

- 26. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Reisman, US patent no. 6,594,692 in view of Stwartz, US patent no. 6,445,694, and further in view of Bergler, US patent no. 5,572,675.
- 27. Bergler reference was cited on the last office action.
- 28. As to claim 7, Reisman and Stwartz do not explicitly teach the step of the plugable call control application program interface is an American National Standards Institute (ANSI) "C" application program interface.

Bergler teaches the API written in C language (API functions are described in C language function calls, col. 4 lines 25 – 30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Reisman, Stwartz, and Bergler's system because Bergler's C language is a reliable language to run real time application.

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Response to Arguments

29. Applicant's arguments filed 06/25/04 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

30. The prior art made of record and not relied upon is considered pertinent to applicant' disclosure.

Kung et al, US patent no. 6,678,265, demonstrating a method for connecting a call in a IP telephony system.

31. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phuong N. Hoang whose telephone number is (703) 605-4239. The examiner can normally be reached on Monday - Friday 9:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (703)305-9678. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ph

September 10, 2004

MENG-AL T. AN

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100